UNITED STATES DISTRICT COU SOUTHERN DISTRICT OF NEW Y	YORK	v	
CRESTMARK,	Plaintiff,	<b>X</b> : : :	22 Civ. 2253 (LGS)
-against-		:	22 CIV. 2233 (LGS)
EILLIEN LORENA CABRERA DELANDESTOY., et al.,		:	<u>ORDER</u>
DEEM VEED TO T., or all,	Defendants.	:	
		: - X	

## LORNA G. SCHOFIELD, District Judge:

WHEREAS, on March 22, 2022, the Court granted Plaintiff's Temporary Restraining Order ("TRO") and issued an order to show cause for why a preliminary injunction should not issue. (Dkt. No. 14.)

WHEREAS, on March 25, 2022, the Court issued an amended order to show cause for why a preliminary injunction should not issue. (Dkt. No. 20.)

WHEREAS, on April 21, 2022, Defendant Cabrera Delandestoy filed a letter "tak[ing] no position as the relief being sought is directed solely at [Defendant] AY-AY Telco Management Services, LLC." (Dkt. No. 30.)

WHEREAS, Defendant AY-AY Telco Management Services, LLC ("AY-AY Telco") did not file any opposition and did not appear at the April 27, 2022, show cause hearing. It is hereby

**ORDERED** that, for the reasons outlined in the Court's March 22, 2022, Order granting the TRO (Dkt. No. 14), Plaintiff's motion for a preliminary injunction is **GRANTED**. It is further

**ORDERED** that Defendant AY-AY Telco shall not access, or otherwise move, interfere or dissipate the \$6,164,777.47 withdrawn from Teleescrow Account 175306471, specifically belonging to Crestmark. It is further

**ORDERED** that, by **May 3, 2022**, Plaintiff shall serve a copy of this Order on Defendants AY-AY Telco and Eillien Loren Cabrera DeLandestoy and shall file an affidavit of service on ECF.

Dated: April 28, 2022

New York, New York

Lorna G. Schofield

**UNITED STATES DISTRICT JUDGE**